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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/698,464	11/03/2003	Thorald Horst Bergmann	3479	
7590 01/13/2006			EXAMINER	
Thorald Bergmann			VAN ROY, TOD THOMAS	
Adalbert-Stifter	-Str. 8		·	
D-82418 Murna	au		ART UNIT	PAPER NUMBER
D-82418 Murna GERMANY	au, D-82418	D-82418		
GERWIAIN I				DATE MAILED: 01/13/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)			
	10/698,464	BERGMANN ET AL.			
Office Action Summary	Examiner or 1	Art Unit			
	Tod T. Van Roy	2828			
The MAILING DATE of this communication app Period for Reply	pears on the cover sheet with the c	orrespondence address			
A SHORTENED STATUTORY PERIOD FOR REPL' WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period value of the reply within the set or extended period for reply will, by statute any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim will apply and will expire SIX (6) MONTHS from , cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).			
Status					
1) Responsive to communication(s) filed on 14 N	ovember 2005.				
2a)⊠ This action is FINAL . 2b)□ This	This action is FINAL . 2b) ☐ This action is non-final.				
	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is				
closed in accordance with the practice under E	Ex parte Quayle, 1935 C.D. 11, 45	53 O.G. 213.			
Disposition of Claims					
4) Claim(s) 15-27 is/are pending in the application 4a) Of the above claim(s) is/are withdray 5) Claim(s) is/are allowed. 6) Claim(s) 15-27 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/o	wn from consideration.				
Application Papers					
9) ☐ The specification is objected to by the Examine 10) ☑ The drawing(s) filed on 11 October 2005 is/are: Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) ☐ The oath or declaration is objected to by the Ex	(a) accepted or b) \Box objected drawing(s) be held in abeyance. See ion is required if the drawing(s) is obj	e 37 CFR 1.85(a). sected to. See 37 CFR 1.121(d).			
Priority under 35 U.S.C. § 119					
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority document: 2. Certified copies of the priority document: 3. Copies of the certified copies of the priority application from the International Bureau * See the attached detailed Office action for a list	s have been received. s have been received in Applicati rity documents have been receive u (PCT Rule 17.2(a)).	on No ed in this National Stage			
Attachment(s) 1) Notice of References Cited (PTO-892)	4) 🔲 Interview Summary				
 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date 	Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:	ate atent Application (PTO-152)			

Application/Control Number: 10/698,464

Art Unit: 2828

DETAILED ACTION

Drawings

The drawings were received on 10/11/2005. These drawings are accepted.

Specification

The amending of the specification is noted, and the previous objection is withdrawn.

Response to Amendment

The examiner acknowledges the cancellation of claims 1-14 and the addition of claims 15-27.

Response to Arguments

Applicant's arguments with respect to claims 1-14 have been considered but are moot in view of the new ground(s) of rejection.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 15-25 are rejected under 35 U.S.C. 102(b) as being anticipated by Stingl et al. (WO 02/28305, rejection references are directed towards the English translation of this document – US PGPUB 2004/0102767).

With respect to claim 15, Stingl discloses a Pockels cell driver circuit comprising: a first circuit node (SK1) (fig.5 first point left side of cell #17) to be connected with a first connector of the Pockels cell (CP) and a second circuit node (SK2) (fig.5 first point right side of cell #17) to be connected with a second connector of the Pockels cell (CP), wherein the first circuit node (SK1) is connected with a first potential via a first switch (S1) (switch #48 to ground or low potential), and the second circuit node (SK2) is connected with the first potential via a second switch (S2) (switch #49 to ground or low potential), wherein both said circuit nodes (SKI, SK2) are connected with a second potential (HV) via a recharging resistor (R1, R2) (nodes connect to potential U1 via resistors #54, 55), respectively, and only one (SK2) of the said circuit nodes (SKI, SK2) or both said circuit nodes (SKI, SK2) are connected with the second potential (HV) via a further switch (S2B) (both nodes connected by further switches #52, 53), respectively.

With respect to claim 16, Stingl discloses a Pockels cell driver circuit comprising: a first circuit node (SK1) (fig.5 first point left side of cell #17) to be connected with a first connector of the Pockels cell (CP) and a second circuit node (SK2) to be connected with a second connector of the Pockels cell (CP) (fig.5 first point right side of cell #17), wherein the first circuit node (SK1) is connected with a first potential via a first switch (S1) (switch #48 to ground or low potential), and the second circuit node (SK2) is connected with the first potential via a second switch (S2) (switch #49 to ground or low potential), wherein one of the said circuit nodes (SKI, SK2) is connected with a second potential (HV) via a recharging resistor (left node connected with second potential U1 via resistor #54), and the other one of the said circuit nodes (SKI, SK2) is connected

Application/Control Number: 10/698,464

Art Unit: 2828

with the second potential (HV) via a further switch (right node connected to second potential U1 via switch #53).

With respect to claim 17, Stingl discloses a Pockels cell driver circuit comprising: a first circuit node (SK1) to be connected with a first connector of the Pockels cell (CP) (fig.5 first point left side of cell #17) and a second circuit node (SK2) to be connected with a second connector of the Pockels cell (CP) (fig.5 first point right side of cell #17), wherein the first circuit node (SK1) is connected with a first potential via a first switch (S1) (switch #48 to ground or low potential), and the second circuit node (SK2) is connected with the first potential via a second switch (S2) (switch #49 to ground or low potential), wherein both said circuit nodes (SKI, SK2) are connected with a second potential (HV) via a switch (S1B, S2B) (both nodes connected to a second potential U1, left node via switch #52, right node via switch #53), respectively.

With respect to claim 18, Stingl discloses the Pockels cell driver as outlined in claim 15, and further discloses low voltage control signals that individually control each of the switches of the circuit ([0047], low power input voltage to switch controller branched off before being amplified to a high power signal).

With respect to claim 19, Stingl discloses the Pockels cell driver as outlined in claim 15, and further discloses only two control signals, on/off, which control all the switches such that one of the signals, on, induces voltage to be applied to the cell ([0052]), and the other, off, induces the removal of voltage from the cell ([0051]) (definition of on/off signal arbitrary to whether switch is considered on/off or signal is considered on/off, this on/off feature could also be considered an inherent feature of an

electronic switch as being used here, sense the only signal sent to any switch is always on or off).

With respect to claim 20, Stingl discloses the Pockels cell driver as outlined in claim 15, and further discloses the use of the Pockels cell and circuit in a system (fig.5).

With respect to claim 21, Stingl discloses the Pockels cell driver as outlined in claim 20, and further discloses applying the Pockels cell in a pulsed laser system for the optical switching of laser light ([0010]).

With respect to claim 22, Stingl discloses the pulse laser system as outlined in the rejection to claim 21, wherein the system comprises a pulsed laser source (fig.2 #12/13 plus #16 creating pulses) having a laser resonator (fig.2 #8), wherein the Pockels cell is arranged internally or externally to the laser resonator (fig.2 #17).

With respect to claim 23, Stingl discloses the pulse laser system as outlined in the rejection to claim 21, wherein the system comprises a pulsed laser source (fig.2 #12/13 plus #16 creating pulses) and an optical amplifier (fig.2 #13, [0030]).

With respect to claims 24-25, Stingl discloses the pulse laser system as outlined in the rejection to claim 20, wherein the system comprises a pulsed laser source (fig.2 #12/13 plus #16 creating pulses) and an optical amplifier (fig.2 #13, [0030]), and a Pockels cell arranged in the amplifier (fig.2 #17 arranged inside of amplifying resonator cavity between mirrors #14 and #11), and a laser resonator (fig.2 #8).

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

The factual inquiries set forth in *Graham* v. *John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:

- 1. Determining the scope and contents of the prior art.
- 2. Ascertaining the differences between the prior art and the claims at issue.
- 3. Resolving the level of ordinary skill in the pertinent art.
- 4. Considering objective evidence present in the application indicating obviousness or nonobviousness.

Claim 26 is rejected under 35 U.S.C. 103(a) as being unpatentable over Stingl in view of Zhang et al. (US 2001/0038074).

With respect to claim 26, Stingl teaches the Pockels cell driver as outlined in claim 21, but does not teach the use of the Pockels cell driver in a pump/probe method. Zhang teaches a Pockels cell and control wherein an optical excitation pulse and a delayed optical monitoring pulse is directed onto a medium whereas the signal induced by the delayed monitoring pulse is measured as a function of delay between the two pulses, whereas the pulse sequence of pump- and probe-pulse and the delay from one to another is determined by the Pockels cell and the driver of that Pockels cell (crystal using Pockels effect [0003], description of function [0008-10], with delay timing [0012]). It would have been obvious to one of ordinary skill in the art at the time of the invention

to utilize the Pockels cell and driver of Stingl with the system of Zhang in order to detect terahertz pulses and form images of the objects from which the pulses are reflected (Zhang, abs.).

Claim 27 is rejected under 35 U.S.C. 103(a) as being unpatentable over Stingl in view of Opower (US 5361275).

With respect to claim 14, Stingl teaches the Pockels cell driver as outlined in claim 21, but does not teach the use of the Pockels cell driver in a materials processing method. Opower teaches a Pockels cell and control whereby a first laser pulse is directed onto the surface of the material creating a plasma whereby after some delay a further number of pulses is directed onto the plasma above the surface of the material, whereby the first laser pulse and the further number of laser pulses is determined by the Pockels cell and its driver (Pockels cell and control - col.1 lines 54-64, col.2 lines 10-14; pulses and plasma – col.2 lines 39-53). It would have been obvious to one of ordinary skill in the art at the time of the invention to utilize the Pockels cell and driver of Stingl with the system of Opower to remove material from a target during a production of layers for the functional structure of a semiconductor component (Opower, col.3 lines 52-60).

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Tod T. Van Roy whose telephone number is (571)272-8447. The examiner can normally be reached on M-F.

Application/Control Number: 10/698,464 Page 8

Art Unit: 2828

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Minsun Harvey can be reached on (571)272-1835. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

TVR